## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MICHIGAN

In re:	)	Chapter 11
BARFLY VENTURES, LLC, et al., 1	)	Case No. 20-01947-jwb
Debtors.	)	Jointly Administered
	)	,

## ORDER GRANTING MOTION FOR ORDER PROVIDING ADEQUATE PROTECTION OF PACA CLAIM

**THIS MATTER** having come before the Court on MOTION FOR ORDER PROVIDING ADEQUATE PROTECTION OF PACA CLAIM (the "Motion"), for good cause shown, the Motion is hereby **GRANTED**.

**IT IS HEREBY ORDERED** that GFS's claim under the Perishable Agricultural Commodities Act of 1930, as amended, 7 U.S.C. §§ 499a *et seq.* ("PACA") totaling \$349,185.14 as of the date of the Motion (the "PACA Claim") constitutes a valid claim under PACA and is entitled to all of the protections therein;

IT IS FURTHER ORDERED that the Debtors' assets are subject to a floating PACA trust;

IT IS FURTHER ORDERED that Debtors shall, as adequate protection transfer funds in an amount sufficient to satisfy the PACA Claim from their operating account to a separate,

CO\6500649.2 7

<sup>&</sup>lt;sup>1</sup> The Debtors and the last four digits of their federal employment identification number are: Barfly Ventures, LLC (8379); 9 Volt, LLC (d/b/a HopCat) (1129); 50 Amp Fuse, LLC (d/b/a Stella's Lounge) (3684); GRBC Holdings, LLC (d/b/a Grand Rapids Brewing Company) (2130); E L Brewpub, LLC (d/b/a HopCat East Lansing) (5334); HopCat-Ann Arbor, LLC (5229); HopCatChicago, LLC (7552); HopCat-Concessions, LLC (2597); HopCat-Detroit, LLC (8519); HopCatGR Beltline, LLC (9149); HopCat-Holland, LLC (7132); HopCat-Indianapolis, LLC (d/b/a HopCat-Broad Ripple) (7970); HopCat-Kalamazoo, LLC (8992); HopCat-Kansas City, LLC (d/b/a HopCat,-KC, LLC and Tikicat) (6242); HopCat-Lexington, LLC (6748); HopCat-Lincoln, LLC (2999); HopCat-Louisville, LLC (0252); HopCat-Madison, LLC (9108); HopCatMinneapolis, LLC (8622); HopCat-Port St. Lucie, LLC (0616); HopCat-Royal Oak, LLC (1935); HopCat-St. Louis, LLC (6994); Luck of the Irish, LLC (d/b/a The Waldron Public House, LLC and McFadden's Restaurant Saloon) (4255).

segregated account to be held in trust for GFS pending resolution of these proceedings pursuant to section 363(e) of the Bankruptcy Code.

## END OF ORDER

## PREPARED BY:

Jason M. Torf ICE MILLER LLP 200 W. Madison Street, Suite 3500 Chicago, IL 60606-3417

Telephone: (312) 726-6244 Facsimile: (312) 726-6214 Email: <u>Jason.Torf@icemiller.com</u>

Counsel for Gordon Food Service, Inc.

CO\6500649.2 8